## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

## EX-PARTE MOTION FOR LEAVE TO FILE COMPLAINT USING COUNSEL'S ADDRESS IN VIOLATION OF LCVR 102.2 (a)

NOW COMES the Plaintiff Mark Zaid, by and through his undersigned counsel, to hereby respectfully seek leave of this Court to file his Complaint against the above listed Government Defendant using his counsel's address in violation of LCvR 102.2 (a) in order to protect his residential location.

As grounds therefore, the Plaintiff relies on the contemporaneously submitted declaration of Bradley P. Moss, Esq., attached at Exhibit "1".

A proposed Order also accompanies this Motion.

Date: May 8, 2021

## Respectfully submitted,

/s/ Bradley P. Moss

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Attorney for the Plaintiff